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Kallua, Aug. 19, 1886.

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Dawaiian Gazette.

TUESDAY, SEPTEMBER 7, 1886.

HAWAIIAN LEGISLATURE. SESSION OF 1886.

EIGHTY-NINTH DAY.

Monday, August 30. The Assembly convened at the usual hour, 10 o'clock a. m., pursuant to adjournment from the 28th inst. Prayer by Chap lain, followed by the reading and approval of minutes of previous meeting. The fol-lowing business was then considered:

Representative Wight presented a peti tion with 151 signatures, from North and South Kohala, praying that Dr. L. S. Thompson, Government Physician, be re moved, and Dr. Bond appointed in his place, for the reasons: That he does not practice his profession, as he is despised by the people; that he is planting sugar cane and practicing law instead of attending to his work. Referred to Sanitary

Committee. Representative Paehaole presented a petition from residents of Molokai, pray ing, 1, that Kimona be not appointed District Magistrate at Kalaupapa, 2, that Hanapule be not appointed Deputy Sheriff at Kalawao, 3, that R. W. Meyers be con-

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China first time a bill to authorize and regulate

special partnerships. Read a second time by title and ordered to print. Representative Castle offered the fol-

lowing resolution: "Resolved, That the bill to create a Board of Road Commissioners be taken from the table out of its regular order and made special order of the day immediately fol-lowing the bill to provide for taxing Chi-

nese." Adopted. Representative Hayselden read for the first time a bill to amend Article 69 of the Civil Code relating to auctioneers. Read a second time by title and referred to the Judiciary Committee.

Under suspension of the rules the bill to appoint five Judges for the Supreme was taken from the table and made the special order of the day immediately following the bill to create a Board of Road

Commissioners. Representative Kaunamano gave notice of a bill to encourage the manufacture of

cocoanut oil and oil cake.

Under suspension of the rules the bill to regulate the Hawaiian Board of Health was taken from the table and made the special order of the day for Thursday. The Assembly now resolved into Com-

mittee of the Whole, Hon. A. S. Cleghorn in the chair, and proceeded to consider the Appropriation Bill. Representative Kaulukou made a motion that an item be inserted, "Incidentals Po-

lice Department \$5,000." After some little debate, principally in opposition to the item, the member withdrew the motion. The hour now being 12 o'clock, the

Assembly adjourned until 1:30 p. m. AFTERNOON. The Committee re-assembled at 1:40 o'clock and, on motion, the items relating to amounts due to the estate of James G. Hayselden, on account of bridge contracts was taken up, as well as the reports of the majority and minority of a committee

which had had the items under advisement. Hon. J. S. Walker moved that the report of the majority of the special commit tee be adopted. He, himself, was very familiar with the matter. The contract was made with the Government for build ing the bridges for a certain stated sum. One third was to be paid after the work commenced, one third when certain work was completed, and the balance on com pletion of the work, and when approved by the Government. Mr. Hayselden received a certain amount in cash, and was bonds, on condition that he arranged with the Pacific Bridge Company to take the bonds. When the work went on the Government paid one third, but declined to give any bonds at that time, as they were

of Interior proposed to pay the balance from road money. Representative Dole considered that the item relating to the Waimea bridge ought to show it was not built according to contract. When the first freshet, came, after the work was reported finished, part of the bridge was washed away. The Wailua bridge cost \$17,000 and ought not to have washed away so quickly. It was intended to have been built to withstand freshets.

Representative Palohau supported Rep. Dole and said he was in favor of the minority report. He lived on Kauai and told those parties when building that the bridge was in the wrong place, but they took no notice.

The items then passed as follows:

Bride, Waiehu, Kauai, balance due estate of James G. Havseiden on contract..... \$4,554.78
Bridge, Waimea, Kanai, balance due estate of James G. Hayseiden on contract.... 2,123,11 The Minister of Interior moved that a missioners \$9,613.50" be inserted in the Department of Interior items. In explanation and support of the item he read the following statement supplied him by Judge Preston: "The Crown had leased to Whitney & Robertson, or J.W. Robertson & Co., the premises known as Hono lulu Hale. It was decided by the Su

account of having been compelled to vacate the premises under the judgment. The case was tried before a jury and the trustess of the bankrupt estate of J.W.Robertson & Co. were awarded \$8,000 damages, with costs of Court. This, with interest, making a total of \$8,700, was paid to the creditors by Bishop & Co, on June 30, 1886 Bishop & Co, advancing the money and taking as security the judgment lien on Crown Commissioners, with the understanding that the loan expires this September 1, 1886. Therefor there is now due the \$8,700 and interest on same at 9 per cent for fourteen months, \$913.50; total

Representative Dole spoke of another item of similar nature yet to come up, and

advocated delay in action. Representative Hayselden moved the item be inserted in the Appropriation bill as asked for. He had been to Judge Preston and had obtained the figures, and also seen the judgment. The damages was very excessive. The rents from the property had been very low only about

\$125 a year. Representative Thurston considered the item an important one, it was not for the public benefit and only affected the government officers. The loss if any was entirely due to the neglect of the Commis-

sioners. On vote being taken the item was passed

Relief of Crown Commissioners..... 9,613 50 On motion of Rep. Keau, the following

The committee now rose, and chairman Cleghorn reported the progress made, and

the same was approved.

Hon. C. R. Bishop from the special committee appointed to consider the resolution relative to an appropriation of \$3,000 for assistance to A. Fornander Esq., in the preparation of his book, reported

as follows : "Your committee, to whom was referred the resolution presented by Rep. J. W. Kalua, asking for an appropriation of \$3,000 for Hon. A. Fornander, in consideration for his book, having considered the matter beg to report as follows: The work of which Mr. Fornander is the author, and which he has published, to wit, 'The Poly nesian Race,' is a work to which he has devoted many years of careful study and research, and which has been highly commended by competent critics at home and abroad. It is the most learned work ever written here and is a credit to the author, to his adopted country and to the Hawai ian people. Being a philosophical and scientific work, and not what is usually called a popular book, it will be purchased by comparatively few people, so that it cannot be pecumarily promable to the author, but has cost more than he will receive

For the reasons above stated, the committee recommend to the Assembly to appropriate \$2,500 in aid of Hon. A. Fornander towards expenses for his book." The report was signed by all the members of the committee, viz: Hons. C. R. Bishop, A. S. Cleghorn, J. E. Bush, Reps.

from sales for many years to come.

Hayselden and Kalua, and, on motion, was adopted. The loan bill was now brought up for further consideration and the Minister of Interior moved that the first section pass. Representative Thurston favored the

bonds being placed at \$100, instead of \$500 each. This amendment passed. Hon. A. S. Cleghorn moved that the sec tion be amended so that the loan be fixed at \$1,000,000. The Government had asked for: Immigration, \$350,000; Water Works, \$200,000; sewerage, \$100,000; street improvements, \$100,000; Honolulu harbor, \$150,000; bonds due and falling due \$267, 900. Total, \$1,167,900. The Government, like business men borrows more money than is required. He thought \$1,000,000 would be sufficient. If it was shown that \$2,000,000 could be spent judiciously he would vote for it. Section 4 says, "To recall and cancel all bonds lawfully issued to receive a certain amount in six per cent islature." Why should they recall them; they are out at six per cent. It was optional whether the owners would give them up or not. Under Section 5 a commission of five per centum is allowed to any person or syndicate which may negotiate the not then issuing bonds. The late Minister | bonds. Some one here wants to make \$50,000, a nice little sum. It was easy to

Hon. C. R. Bishop said that the Assembly had been told by the Premier only to be thrown out, as there was everything lately, that a loan was not necessary, that "there was need of borrowing," now however it seemed as if a loan was much needed. A smaller amount would be required for immigration and water works, and leaving out other things, would bring the amount to less than \$1,000,000. It was never wise to borrow more than was needed. To borrow carelessly always damages credit, whether public or private. More than half of the \$2,000,000 would not be wanted, without they took up outstanding bonds. According to the Finance Report there was outstanding \$725,400. The old bonds running at nine per cent. should be taken up. Last ses sion's bill was \$2,000,000, but \$1,000,000 could have been obtained in gold if there had been any appearance of economy on new item, viz: "Relief of Crown Com- the part of the Government. Extravagant appropriations would hurt the Gov-

borrow, but hard to pay back.

ernment. The Minister of Interior said that it was not a good policy for any Government to ever think of raising money when it was not needed and paying interest on it. But when the Legislature sanctioned expenditure for certain works the Govpreme Court that the premises in question ernment should be in a position to raise did not belong to the Crown, but was the | the amount to complete them from time private property of Kamehameha III and to time. Interest of course would only IV. After said judgment Bishop & Co., be payable upon the loan as it was raised, on account of the creditors of the bank rupt estate of J. W. Robertson & Co. sued the Crown Commissioners for damages on under authorization on the Legislature.